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*Attorney for Defendant, REGGIE PRATT*

7 **UNITED STATES DISTRICT COURT**  
8 **DISTRICT OF NEVADA**

9 UNITED STATES OF AMERICA,

10 Plaintiff,

11 vs.

12 REGGIE PRATT, et. al.,

13 Defendant.

CASE NO.: 2:16-cr-00052-GMN-PAL

**REGGIE PRATT'S UNOPPOSED**  
**MOTION TO CONDUCT A PRE-PLEA**  
**PRESENTENCING INVESTIGATION**  
**REPORT AND PROPOSED ORDER**

14  
15 COMES NOW the Defendant, REGGIE PRATT, by and through his attorney of record,  
16 KAREN A. CONNOLLY, of the law office of KARAEN A. CONNOLLY, LTD., and hereby  
17 moves this Honorable Court to order that a Pre-Plea Pre-Sentence Investigation Report be  
18 prepared by the Probation Department to determine Defendant Pratt's criminal history. The  
19 calculation of Defendant Reggie Pratt's criminal history score is unclear and will greatly affect  
20 his sentencing exposure.

21 A proposed plea agreement has been provided. In order to help facilitate a resolution to  
22 this matter, in the interests of judicial economy, it is respectfully requested that the United  
23 States Department of Parole and Probation be directed to prepare a pre-plea presentence  
24 investigation report as soon as possible.

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2 Assistant United States Attorney Phillip Smith has no objection to this request.

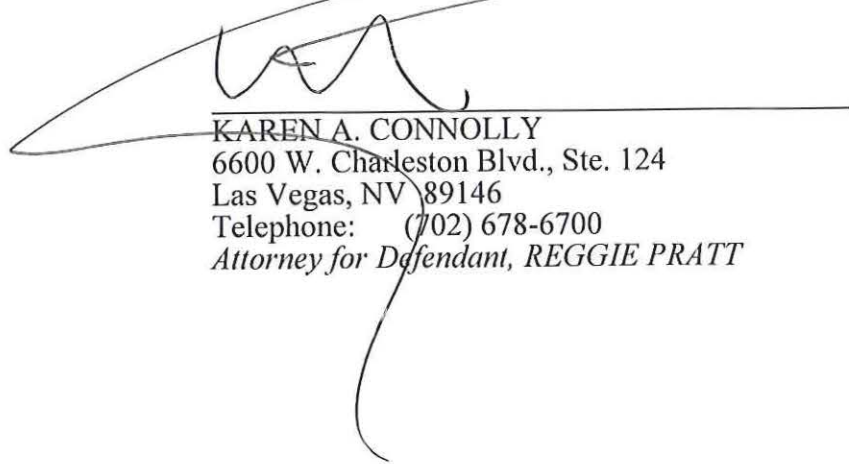
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4 DATED this 21 day of August 2016.

5

6 **KAREN A. CONNOLLY, LTD.**

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9 KAREN A. CONNOLLY  
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11 Las Vegas, NV 89146  
12 Telephone: (702) 678-6700  
13 Attorney for Defendant, REGGIE PRATT

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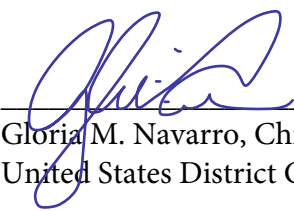
CASE NO.: 2:16-cr-00052-GMN-PAL

**ORDER**

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15 **IT IS HEREBY ORDERED** that Defendant Reggie Pratt's Unopposed Motion for  
a Pre-Plea Presentence Investigation Report (ECF No. 93) is **GRANTED**.

16  
17 **IT IS FURTHER ORDERED** that the United States Probation Office shall prepare  
and provide to the Court by October 31, 2016, a Pre-Plea Presentence Investigation Report  
with the guideline calculation requested for Defendant's **criminal history only**.

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19 DATED this 30 day of August, 2016.

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23 Gloria M. Navarro, Chief Judge  
United States District Court

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2                   CERTIFICATE OF SERVICE  
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4 I HEREBY CERTIFY that I am an employee of KAREN A. CONNOLLY, LTD., and on the  
5 30 day of August 2016, I served a true and correct copy of the above and foregoing *Defendant*  
6 *Reggie Pratt's Unopposed Motion to Conduct a Pre-Plea Pre-Sentence Investigation Report and*  
7 *Proposed Order* electronic mail, pursuant to the NEF-AC, to the following parties at interest:

8                   DANIEL BOGDON  
9                   United States Attorney

10                  PHILLIP SMITH, ESQ.  
11                  Assistant United States Attorney

12                  PAOLA ARMENI, ESQ.  
13                  Attorney for Dywon Johnson

14                  OSWALDO FUMO, ESQ.  
15                  Attorney for Torrence Douglas

16                  JENNIFER WALDO, ESQ.  
17                  Attorney for Antoine Evans

18                  DAVID BROWN, ESQ.  
19                  Attorney for Antonio Randolph

20                  RANDALL ROSKE, ESQ.  
21                  Attorney for Dominique Grace

22                  JOHN G. GEORGE, ESQ.  
23                  Attorney for Ronald Smith

24                  PHILIP H. BROWN, ESQ.  
25                  Attorney for Todd Johnson

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29                  An Employee of KAREN A. CONNOLLY, LTD.

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